

1 THOMAS D. DILLARD, JR., ESQ.
Nevada Bar No. 006270
2 **OLSON CANNON & GORMLEY**
3 9950 W. Cheyenne Avenue
Las Vegas, NV 89129
4 Telephone: (702) 384-4012
5 Facsimile: (702) 383-0701
tdillard@ocgas.com
6 *Attorney for Defendants*
Shari Dixon, R.N. and
7 Pat Brown, R.N.

8 **UNITED STATES DISTRICT COURT**
9 **DISTRICT OF NEVADA**

10
11
12 DAVID MONROE, an individual;

13 Plaintiff,

14 vs.

CASE NO. 2:23-cv-00677-JAD-EJY

15 SHARI DIXON, RN, individually;
16 PAT BROWN, RN, individually; JOHN R.
17 HOLMAN, MD, individually; SERGEANT
SCHEMANAUER, individually; DEPUTY
18 CHARLES, individually; DEPUTY
BARDEN, individually; DEPUTY
19 LAVEZZO, individually; DEPUTY RIKER,
20 individually; DEPUTY JAQUEZ,
21 individually; DEPUTY DRAGAS,
22 individually; DEPUTY MCLAUGHLIN,
23 individually; DEPUTY MARTINEZ,
24 inclusive; and DOES I through IX,
25 inclusive; and ROE CORPORATIONS
I through V, inclusive,

26 Defendants.

ECF No. 39

27 **STIPULATION AND ORDER TO DISMISS WITH PREJUDICE**
28

Law Offices of
OLSON CANNON & GORMLEY
A Professional Corporation
9950 West Cheyenne Avenue
Las Vegas, Nevada 89129
(702) 384-4012 Fax (702) 383-0701

Plaintiff DAVID MONROE, an individual, ("Plaintiff") and Defendants SHARI DIXON, RN, individually, PAT BROWN, RN, individually, JOHN R. HOLMAN, MD, individually, SERGEANT SCHEMANAUER, individually, DEPUTY CHARLES, individually, DEPUTY BARDEN, individually, DEPUTY LAVEZZO, individually, DEPUTY RIKER, individually, DEPUTY JAQUEZ, individually, DEPUTY DRAGAS, individually, DEPUTY MCLAUGHLIN, individually, DEPUTY MARTINEZ, individually, and CLINTON THORNE, individually ("Defendants"), each acting by and through their undersigned counsel, hereby Stipulate and Agree pursuant to Fed.R.Civ.P. 41(a)(1)(A)(ii) that all claims and causes of action asserted by Plaintiff against Defendants, as set forth in the Plaintiff's Complaint shall be dismissed with prejudice, with each party to bear their own attorneys' fees and costs.


DATED this 22nd day of August, 2024.

DATED this 22nd day of August, 2024.

ATKINSON WATKINS &
HOFFMANN, LLP

OLSON CANNON & GORMLEY

BY: /s/ Tyler M. Crawford
MATTHEW W. HOFFMANN, ESQ.
TYLER M. CRAWFORD, ESQ.
10789 W. Twain Ave., Suite 100
Las Vegas, Nevada 89135
Attorneys for Plaintiff

BY: 
THOMAS D. DILLARD, JR., ESQ.
9950 W. Cheyenne Avenue
Las Vegas, Nevada 89129
Attorney for Defendants
Shari Dixon, R.N. and Pat
Brown, R.N.

///

///

///

///

///

///

DATED this 22nd day of August, 2024.

DATED this 22nd day of August, 2024.

WEINBERG, WHEELER, HUDGINS,
GUNN & DIAL, LLC

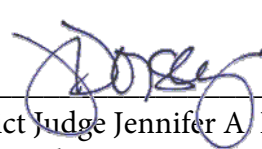
THORNDAL ARMSTRONG PC

By: /s/ Carol P. Michel
CAROL P. MICHEL, ESQ.
TRISHA R. DELOS SANTOS, ESQ.
6385 S. Rainbow Blvd., Suite 400
Las Vegas, Nevada 89118
Attorney for Defendant
John R. Holman, MD

BY: /s/ Katherine F. Parks
KATHERINE F. PARKS, ESQ.
6590 S. McCarran Blvd., Suite B
Reno, Nevada 89509
Attorney for Defendants
Jeff Schemanauer, Mark
Charles, Michael Barden,
Dominic Lavezzo, Payton
Riker, Suselly Jaquez, Tomasz
Dragas, Brady McLaughlin,
Thomas Martinez, and Clinton
Thorne

ORDER

Based on the parties' stipulation [ECF No. 39] and good cause appearing, IT IS
HEREBY ORDERED that THIS ACTION IS DISMISSED with prejudice, each side to
bear its own fees and costs. The Clerk of Court is directed to CLOSE THIS CASE.


U.S. District Judge Jennifer A. Dorsey
Dated: September 4, 2024

Law Offices of
OLSON CANNON & GORMLEY
A Professional Corporation
9950 West Cheyenne Avenue
Las Vegas, Nevada 89129
(702) 384-4012 Fax (702) 383-0701